1 2	Sabrina Damast (CA SBN #305710) (admitted pro hac vice) Law Office of Sabrina Damast, Inc.	
	510 West 6th Street, Suite 330	
3	Los Angeles, CA 90014 Telephone: (323) 475-8716	
4	Email: sabrina@sabrinadamast.com	
5	Humberto D. Groy (CA SDN # 124027) (a	dmittad pro haa viaa)
6	Humberto R. Gray (CA SBN # 134937) (a Humberto R. Gray, PLLC	uninted pro nac vice)
7	11726 San Vicente Blvd, Suite 760	
8	Los Angeles, CA 90049 Telephone: (310) 447-6577	
9	Email: <u>hrg@graylaw.com</u>	
10	Hardeep Sull (NV SBN #12018) (local cou	insel)
11	Sull & Associates, PLLC	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
12	3753 Howard Hughes Parkway, Suite 200 Las Vegas, NV 89169	
13	Telephone: (702) 953-9500	
14	Email: dee@sullglobal.com	
15	Counsel for Plaintiffs	
16	Fred Fereidon Nassiri Setareh Koochaki Chenani	
17	UNITED STATES D	ISTRICT COURT
18	DISTRICT OF NEVADA	
19	FRED FEREIDON NASSIRI, and	Case No. 2:25-cv-00565-APG-MDC
20	SETAREH K. CHENANI	
21	Plaintiffs,	Order to Extend Time for
22	V.	Plaintiffs to Respond to Defendants' Motion to Dismiss
23	UNITED STATES DEPARTMENT OF	Defendants Wiotion to Dishinss
24	STATE; MARCO RUBIO, in his official capacity as U.S. Secretary of State;	First Request
25	UNITED STATES DEPARTMENT OF HOMELAND SECURITY; KRISTY	
26	NOEM, in her capacity as Ú.S. Secretary of Homeland Security; FEDERAL	
27	BUREAU OF INVESTIGATION; BRIAN DRISCOLL, in his official	
28	capacity as Acting Director of the Federal Bureau of Investigation,	

Defendants. 1 2 3 4 5 6 7 8

Plaintiffs Fred Nassiri and Setareh Chenani, and Federal Defendants (the "Parties"), through their undersigned counsel, stipulate and agree to an extension of time for Plaintiffs to respond to Federal Defendants' motion to dismiss, extending the response deadline from June 24, 2025, through July 8, 2025.

This extension is made in good faith. Plaintiffs' counsel, Sabrina Damast, will be out of the country on a long-planned vacation from June 15, 2025 to June 25, 2025, and needs the additional time to review and formulate a response to Defendants' Motion to Dismiss.

Accordingly, the Parties respectfully request that the deadline for Plaintiffs to respond to Defendants' Motion to Dismiss be extended from June 24, 2025, through July 8, 2025.

Respectfully submitted this 13th day of June, 2025.

21 LAW OFFICE OF SABRINA DAMAST, INC.

SIGAL CHATTAH United States Attorney

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/s/Sabrina Damast SABRINA DAMAST California Bar No. 305170 510 West 6th Street, Suite 330

Los Angeles, CA 90014

Attorney for Plaintiffs

/s/Karissa D. Neff Assistant United States Attorneys

Attorneys for Federal Defendants

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IT IS SO ORDERED:

CHIEF UNITED STATES DISTRICT JUDGE

DATED: June 16, 2025